Case 3:	:13-cr-0	0066-M	Document 56	Filed 08/20/13	Page		U.S. DISTRICT COURT RTHERN DISTRICT OF TEXAS Page FILTOD	
			R THE NORTHER	ATES DISTRICT C IN DISTRICT OF T S DIVISION			AUG 2 0 2013 ERK, U.S. DISTRICT COURT	
UNITED STAT	TES OF	AMERICA	Λ)		Ву	Deputy	
VS.) CASE	NO.: 3:1	3-CR-06	66-M (02)	
ERIKA ANN N	MONK L	OVEJOY)				
		I		ECOMMENDATI PLEA OF GUILT				
(5th Cir. 1997), Count(s) 1 of to concerning each voluntary and to essential eleme	has app he Indict h of the s hat the o nts of suc OVEJO by the dis	beared before tment. After ubjects mentifense(s) concernse. It be adjudent strict judge	ore me pursuant to er cautioning and ontioned in Rule 11 charged is supported. I therefore recom- ged guilty and have	Fed. R. Crim.P. 11 examining ERIKA, I determined that to d by an independent mend that the please sentence imposed ined pursuant to 18	And has ANN MC he guilty put basis in of guilty baccording	s entered ONK LO olea was fact con e accept dy. Afte	Dees, 125 F.3d 261 d a plea of guilty to VEJOY under oath knowledgeable and ntaining each of the ed, and that ERIKA r being found guilty (1) unless the Court	
	finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
	The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to fa danger to any other person or the community if released and should the released under § 3142(b) or (c).						ikely to flee or pose	
		The defen		compliant with the			ase. et for hearing upon	
	Court for granted imposed	inds there , or (ii) th d, and (B)	is a substantial like Government hat the Court finds by	celihood that a mot as recommended th	ion for act no ser	equittal of tence of ce that t	o unless (A)(i) the or new trial will be f imprisonment be the defendant is not eased.	

Date: August 20, 2013.

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).